Subpart F—Unauthorized Assistance

§ 766.251 Repayment of unauthorized assistance.
(a) Except where otherwise specified, the borrower is responsible for repaying any unauthorized assistance in full within 90 days of Agency notice. The Agency may reverse any unauthorized loan servicing actions, when possible.
(b) The borrower has the opportunity to meet with the Agency to discuss or refute the Agency’s findings.

§ 766.252 Unauthorized assistance resulting from submission of false information.
A borrower is ineligible for continued Agency assistance if the borrower, or a third party on the borrower’s behalf, submits information to the Agency that the borrower knows to be false.

§ 766.253 Unauthorized assistance resulting from submission of inaccurate information by borrower or Agency error.
(a) Borrower options. (1) The borrower may repay the amount of the unauthorized assistance in a lump sum within 90 days of Agency notice.
(2) If the borrower is unable to repay the entire amount in a lump sum, the Agency will accept partial repayment of the unauthorized assistance within 90 days of Agency notice to the extent of the borrower’s ability to repay.
(3) If the borrower is unable to repay all or part of the unauthorized amount, the loan will be converted to a Non-program loan under the following conditions:
(i) The borrower did not provide false information;
(ii) It is in the interest of the Agency;
(iii) The debt will be subject to the interest rate for Non-program loans;
(iv) The debt will be serviced as a Non-program loan;
(v) The term of the Non-program loan will be as short as feasible, but in no case will exceed:
(A) The remaining term of the FLP loan;
(B) Twenty-five (25) years for real estate loans; or
(C) The life of the security for chattel loans.
(b) Borrower refusal to pay. If the borrower is able to pay the unauthorized assistance amount but refuses to do so, the Agency will notify the borrower of the availability of loan servicing in accordance with subpart C of this part.

Subpart G—Loan Servicing For Borrowers in Bankruptcy

§ 766.301 Notifying borrower in bankruptcy of loan servicing.
If a borrower files for bankruptcy, the Agency will provide written notification to the borrower’s attorney with a copy to the borrower as follows:
(a) Borrower not previously notified. The Agency will provide notice of all loan servicing options available under subpart C of this part prior to the time of bankruptcy filing but all loan servicing was not completed, the Agency will provide notice of any remaining loan servicing options available.
(b) Borrower with prior notification. If the borrower received notice of all loan servicing options available under subpart C of this part prior to the time of bankruptcy filing but all loan servicing was not completed, the Agency will provide notice of any remaining loan servicing options available.

§ 766.302 Loan servicing application requirements for borrowers in bankruptcy.
(a) Borrower not previously notified. To be considered for loan servicing, the borrower or borrower’s attorney must sign and return the appropriate response form and any forms or information requested by the Agency within 60 days of the date of receipt of Agency notice on loan servicing options.
(b) Borrower previously notified. To be considered for continued loan servicing, the borrower or borrower’s attorney must sign and return the appropriate response form and any forms or information requested by the Agency within the greater of: